

TSD - RCRA INSPECTION REPORT

EPA ID # IND077 005 916 NAME Gary Development Co. Inc.

MAILING ADDRESS: 479 N. Cline Ave. P.O. Box 6056
Gary, Ind. 46406

LOCATION ADDRESS: same

CONTACT: M. Lawrence Hagen / VP PHONE: 219/944-7858

OWNERSHIP: Gary Development Co. Inc. COUNTY: Lake

STATUS CODE: 5 1=Active 3=Dead Mail 4=PCB handler
6=non-handler 2=Obsolete ID # 9=Superfund site
5=Out of business

ACTIVITY: (This should reflect the actual functioning of the facility)

LQG SQG CEG TRANSPORTER TSD X UI

TRANSPORTERS: Air Rail Hwy Water Other

HAZARDOUS WASTE FUEL : Gen mktg burner other mktr burner
OFF SPEC USED OIL FUEL : Gen mktg burner other mktr burner
SPEC USED OIL FUEL MKTR :
BURNING DEVISE : Util boiler Indus boiler Indus furn

Person(s) interviewed: Larry Hagen Title: Operator Telephone: 219/944-7858

Inspector(s): Ted Warner Agency: IDEM Telephone: 317/232-4536

Date of inspection: 6-8-90 Time of inspection: 9:30 A

Installation Processes by Process Code (EPA Form 3510-3)

S01	Container storage	T03	Incinerator treatment
S02	Tank storage	T04	Other treatment
S03	Waste pile storage	D79	Injection well disposal
S04	Surface impoundment storage	D80	<input checked="" type="checkbox"/> Landfill disposal
T01	Tank treatment	D81	Land application disposal
T02	Surface impoundment treatment	D83	Surface impoundment disposal

If Part A process codes are listed above as T04 please describe the process involved below:

- 1) Indicate any hazardous waste processes, by process code, which have been omitted from Part A of the facility's permit application. (HWIMS 610)
- 2) Indicate any hazardous waste processes (by process code and line number on EPA Form 3510-3 page 1 of 5) which appear to be eligible for exclusion per 40 CFR 265.1(c). Provide a brief rationale for the possible exclusion.
- 3) Type of Operation, Products Manufactured, Processes Utilized, Size of Operation, Concentrate on processes that produce waste (hazardous or non-hazardous):

General Refuse landfill that received approximately 36 loads of hazardous waste.

- 4) If any of the wastes are managed in the manners listed below, please check those areas and utilize the provided appendices.

	<u>YES</u>	<u>NO</u>
A) Waste Oil Fuel - Appendix A	—	—
B) Lead Acid Batteries - Appendix B	—	—
C) Hazardous Waste Fuel - Appendix C	—	—
D) Precious Metals - Appendix D	—	—
E) Use Constituting Disposal - Appendix E	—	—
F) Tanks	—	—
G) Use and Management of Containers	—	—

NO

Abstract

Summary:

Abstract

Summary

Disposition

[illegible]

Waste

Rate

Disposition

[illegible]

- 7) If the company claims a reuse or reclaim exemption please include the following information:

	<u>Waste Type</u>	<u>Generation Rate</u>	<u>How reclaimed & by Who</u>	<u>Quantity stored on Site</u>
A.	_____	_____	_____	_____
B.	_____	_____	_____	_____

- 8) Hazardous Waste On-Site

<u>Amount</u>	<u>How Stored</u>	<u>Comments</u>
<u>FOOS</u>	<u>33 Shipments</u>	<u>landfill</u>
<u>Battery Casings</u>	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

- 9) Has the capacity of the storage areas listed on the Part A exceeded that allowed? List the type and amount of actual storage capacity overages.
329 IAC 3-38-2 (HWIMS 610)

N/A

- 10) Indicate any TSD activities which have been omitted from or are not clear on the facility map (for the purpose of determining if expansion has occurred)
 (40 CFR 270.13 and 329 IAC 3-34-4) (HWIMS 610)

N/A

- 11) Is the Biennial Report Accurate? N/A

- 12) Note any non-RCRA Violations (Open Dumping, Dumping in City Sewer Without Pretreatment Program, OSHA, etc.)

Inadequate cover over trash